FRIEND, HUDAK & HARRIS, LLP

ATTORNEYS AT LAW
SUITE 1450
THREE RAVINIA DRIVE
ATLANTA, GEORGIA 30346-2117

(770) 399-9500 FACSIMILE (770) 395-0000 WEB www.fh2.com

Writer's email: chudak@fh2.com

November 1, 2011

VIA Electronic Comment Filing System

Marlene H. Dortch, Secretary Federal Communications Commission Office of the Secretary 445 12th Street, SW Washington, DC 20554

Re: Docket No. 00-257: Notification of Acquisition of Customers

Dear Ms. Dortch:

Charter Fiberlink-Alabama, LLC and Charter Fiberlink-Georgia, LLC (the "Charter Fiberlink Entities") hereby notify the Commission of their intent to acquire a portion of the customer base of Windjammer Communications, LLC ("Windjammer") as described more fully below. The Charter Fiberlink Entities do not believe that Section 64.1120(e) of the Commission's Rules, 47 CFR § 64.1120(e), applies to this transaction because, although the Charter Fiberlink Entities are telecommunications carriers, Windjammer provides interconnected Voice over Internet Protocol ("VoIP") service to the customers being acquired by the Charter Fiberlink Entities. Additionally, following consummation of the transaction, the Charter Fiberlink Entities also will provide interconnected VoIP service to those customers. The Commission has not determined whether interconnected VoIP services are telecommunications services, nor has it yet ruled that its carrier change rules apply to interconnected VoIP services. Staff of the Policy Divisions of both the Wireline Competition Bureau and the International Bureau have previously advised the Charter Fiberlink Entities and its affiliates in the context of similar transactions that the Commission's consent pursuant to Section 214 of the Communications Act is not required for the proposed

¹ See In the Matter of Mediacom Complaint Regarding Unauthorized Change of Subscriber's Telecommunications Carrier, IC No. 08-S0294769, Order on Reconsideration, DA 09-1093, 24 FCC Rcd 5697 (Adopted May 18, 2009, Released May 19, 2009) (citing generally 47 C.F.R. §§ 64.1100(b), (d) and citing In the Matter of IP-Enabled Services, WC Docket No. 04-36, Notice of Proposed Rulemaking, 19 FCC Rcd 4863, 4910-11, paras. 71-72 (2004), in which the Commission has sought comment on whether it is necessary to extend slamming regulations to VoIP or other IP-enabled service providers.).

FRIEND, HUDAK & HARRIS, LLP ATTORNEYS AT LAW

Marlene H. Dortch, Secretary Docket No. 00-257 – Notification of Acquisition of Customers November 1, 2011 Page 2

transaction.² Nonetheless, the Charter Fiberlink Entities have complied with Section 64.1120(e) out of an abundance of caution.

Names of the Parties to the Transaction: The parties to the transaction include Windjammer Communications, LLC, the transferor, Charter Fiberlink-Alabama, LLC and Charter Fiberlink-Georgia, LLC, each a transferee.

Types of Telecommunications Services Provided to Affected Customers: Windjammer provides interconnected VoIP services to customers in Alabama and Georgia. Pursuant to an Asset Purchase Agreement, Windjammer will transfer a portion of its customer base located in and around the cities of Cullman and Fort Payne, Alabama and Fort Benning, Georgia, to the Charter Fiberlink Entities. The Commission has not determined that interconnected VoIP services are telecommunications services.

Date of Transfer: The parties anticipate that the affected customers will be transferred to the Charter Fiberlink Entities on December 5, 2011.

Certification of Compliance: The Charter Fiberlink Entities certify that they have complied with the Commission's requirements to provide advance customer notice in accordance with Section 64.1120(e)(3) and with the obligations specified in that notice, and with other statutory and Commission requirements that apply to the transfer of customers for interconnected VoIP services.

Copy of Notice Sent to Affected Subscribers: Filed herewith is a sample of the customer notification letters that were mailed on or about November 1, 2011.

² See Application of Charter Communications Entertainment II, LLC, CCO Fiberlink, LLC, Charter Fiberlink CA-CCO, LLC, WaveDivision VI, LLC and Wave Broadband, LLC for Authority to Transfer Certain Assets, WC Docket No. 07-179, Letter from Charles V. Gerkin, Jr., Friend, Hudak & Harris, LLP to Marlene H. Dortch, Secretary, Federal Communications Commission (filed Aug. 24, 2007); Application of Charter Communications Entertainment II, LLC, CCO Fiberlink, LLC, Charter Fiberlink CA-CCO, LLC, WaveDivision VI, LLC and Wave Broadband, LLC for Authority to Transfer Certain Assets, WC Docket No. 07-179, Notice Of Termination Of Domestic Section 214 Application Proceeding, DA 07-3788, 22 FCC Rcd 16205 (August 29, 2007).

FRIEND, HUDAK & HARRIS, LLP

ATTORNEYS AT LAW

Marlene H. Dortch, Secretary Docket No. 00-257 – Notification of Acquisition of Customers November 1, 2011 Page 3

Please direct any questions concerning this notification to the undersigned.

Very truly yours,

Charles A. Hudak

Counsel for Charter Fiberlink-Alabama, LLC and Charter Fiberlink-Georgia, LLC

Enclosures

cc: Michael R. Moore, Director & Sr. Counsel

Charter Communications, Inc.

EXHIBIT A

CERTIFICATION

On behalf of Charter Fiberlink-Alabama, LLC and Charter Fiberlink-Georgia, LLC (the "Charter Fiberlink Entities"), and in accordance with Section 64.1120(e) of the Commission's Rules, 47 CFR § 64.1120(e), I hereby certify under penalty of perjury that I have read the foregoing notification and that the statements contained therein are true, complete and correct to the best of my knowledge, information and belief. I further certify that, with respect to the transfer to the Charter Fiberlink Entities of the affected customers of Windjammer Communications, LLC, the Charter Fiberlink Entities have complied with the Commission's requirements to provide advance customer notice in accordance with Section 64.1120(e)(3), with the obligations specified in that notice, and with other statutory and Commission requirements that apply to this streamlined process.

Ву:	Pattice & Lewis Patti S. Lewis
Title:	Vice President Operations
Date:	10/3/10

EXHIBIT B CUSTOMER NOTIFICATION LETTERS

Windjammer Communications, LLC

Charter Fiberlink-Alabama, LLC

November 1, 2011

Dear Customer:

If Windjammer Communications, LLC ("Windjammer") currently provides your telephone service, this letter is to inform you that Charter Fiberlink-Alabama, LLC and its affiliate ("Charter") have agreed to acquire assets of Windjammer in and around Cullman and Fort Payne, Alabama. Accordingly, Charter will begin providing telephone service to customers currently being served by Windjammer.

Subject to obtaining any state and federal regulatory approvals that may be required, we anticipate that the transition to Charter will occur on or about December 5, 2011. Unless you have begun using a service provider other than Windjammer prior to this date, Windjammer will transition your current telephone service to Charter Telephone® service.

The rates, terms and conditions for the Charter Telephone service to which your current telephone service will be transitioned will remain the same at the time of this change. Notice of any future changes in rates, terms and conditions of Charter Telephone service will be provided to you as required by law.

You have the right to subscribe to telephone service from any service provider that you wish. This decision is entirely up to you, and you may choose to switch to another provider either before or after the transfer to Charter occurs. You will not be charged any fees for the transfer to Charter, and Charter will be responsible for any carrier change fees that might apply as a result of such transfer to Charter. However, selecting a provider other than Charter may result in a charge being imposed for which Charter will not be responsible.

If you have placed a preferred carrier "freeze" on your telephone services to prevent their unauthorized transfer to another service provider, FCC rules require that the freeze be lifted at the time of the transfer to Charter. At your request, Charter Telephone can reestablish preferred carrier "freeze" protection for your account after the transfer; just give us a call at 1-888-GET-CHARTER (1-888-438-2427). If you do not have a "freeze" on your account, no action is required. Charter values your continued business and will gladly respond to any questions you may have about Charter Telephone service either prior to or during the change.

Until the actual transfer date, Windjammer will continue to be responsible for all customer service and billing issues. You should contact Windjammer with any questions, complaints or other customer service inquiries you may have prior to the transfer. After the transfer date, you should refer your questions to Charter.

If you have any questions regarding the transfer to Charter, please contact our Customer Service Representatives at 888-438-2427 for residential telephone service and 800-314-7195 for business telephone service. Thanks, and we look forward to continuing to serve you following the transition.

Charter Fiberlink-Alabama, LLC

November 1, 2011

Dear Customer:

If Windjammer Communications, LLC ("Windjammer") currently provides your telephone service, this letter is to inform you that Charter Fiberlink-Georgia, LLC and its affiliate ("Charter") have agreed to acquire assets of Windjammer in and around Fort Benning, Georgia. Accordingly, Charter will begin providing telephone service to customers currently being served by Windjammer.

Subject to obtaining any state and federal regulatory approvals that may be required, we anticipate that the transition to Charter will occur on or about December 5, 2011. Unless you have begun using a service provider other than Windjammer prior to this date, Windjammer will transition your current telephone service to Charter Telephone® service.

The rates, terms and conditions for the Charter Telephone service to which your current telephone service will be transitioned will remain the same at the time of this change. Notice of any future changes in rates, terms and conditions of Charter Telephone service will be provided to you as required by law.

You have the right to subscribe to telephone service from any service provider that you wish. This decision is entirely up to you, and you may choose to switch to another provider either before or after the transfer to Charter occurs. You will not be charged any fees for the transfer to Charter, and Charter will be responsible for any carrier change fees that might apply as a result of such transfer to Charter. However, selecting a provider other than Charter may result in a charge being imposed for which Charter will not be responsible.

If you have placed a preferred carrier "freeze" on your telephone services to prevent their unauthorized transfer to another service provider, FCC rules require that the freeze be lifted at the time of the transfer to Charter. At your request, Charter Telephone can reestablish preferred carrier "freeze" protection for your account after the transfer; just give us a call at 1-888-GET-CHARTER (1-888-438-2427). If you do not have a "freeze" on your account, no action is required. Charter values your continued business and will gladly respond to any questions you may have about Charter Telephone service either prior to or during the change.

Until the actual transfer date, Windjammer will continue to be responsible for all customer service and billing issues. You should contact Windjammer with any questions, complaints or other customer service inquiries you may have prior to the transfer. After the transfer date, you should refer your questions to Charter.

If you have any questions regarding the transfer to Charter, please contact our Customer Service Representatives at 888-438-2427 for residential telephone service and 800-314-7195 for business telephone service. Thanks, and we look forward to continuing to serve you following the transition.

Charter Fiberlink-Georgia, LLC